IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

WAYNE ABRAHAMSON,) 4:05CV3039
BERGMAN BROTHERS, and)
WAYNE CARLSON,)
Plaintiffs,)
,)
VS.)
FIRST NATIONAL BANK OF) MEMORANDUM
HOLDREGE, KENNETH) AND ORDER
SLOMINSKY, ERIC TITUS,)
RONALD STERR, TIM WIEBE,)
JEANETTE HARDEN, KIRK)
RILEY, MARK UTTER, and)
DOUGLAS SCOTT LATTER,)
Defendants.)
	_)
) 4.05CV2040
PHILLIP M, KELLY, as Trustee of) 4:05CV3040
the bankruptcy estate of DENNIS R.)
DAMROW, together with)
SHERRY DAMROW, as their)
interests may be established,)
Plaintiffs,)
VS.))
)
FIRST NATIONAL BANK OF) MEMORANDUM
HOLDREGE, KENNETH) AND ORDER
SLOMINSKY, ERIC TITUS,)
RONALD STERR, TIM WIEBE,)
JEANETTE HARDEN, KIRK)
RILEY, MARK UTTER, and)
DOUGLAS SCOTT LATTER,)
Defendants.))
	_)

DONALD DAMROW,) 4:05CV3041
Plaintiff,)
VS.)
FIRST NATIONAL BANK OF HOLDREGE, KENNETH SLOMINSKY, ERIC TITUS, RONALD STERR, TIM WIEBE, JEANETTE HARDEN, KIRK RILEY, MARK UTTER, and DOUGLAS SCOTT LATTER,	MEMORANDUM AND ORDER
Defendants.)))
MARTIN DAMROW,	4:05CV3042
Plaintiff,)
VS.))
FIRST NATIONAL BANK OF HOLDREGE, KENNETH SLOMINSKY, ERIC TITUS, RONALD STERR, TIM WIEBE, JEANETTE HARDEN, KIRK RILEY, MARK UTTER, and DOUGLAS SCOTT LATTER,) MEMORANDUM AND ORDER))))))))
Defendants.	,))

DAMROW and DAMROW, a) 4:05CV3043
General Partnership,)
)
Plaintiff,)
)
VS.)
)
FIRST NATIONAL BANK OF) MEMORANDUM
HOLDREGE, KENNETH) AND ORDER
SLOMINSKY, ERIC TITUS,)
RONALD STERR, TIM WIEBE,)
JEANETTE HARDEN, KIRK)
RILEY, MARK UTTER, and)
DOUGLAS SCOTT LATTER,)
Defendants.)
Defendants.)
)
DAMROW FARMS, a) 4:05CV3044
General Partnership,)
)
Plaintiff,)
VS.)
FIRST NATIONAL BANK OF) MEMORANDUM
HOLDREGE, KENNETH) AND ORDER
SLOMINSKY, ERIC TITUS,)
RONALD STERR, TIM WIEBE,)
JEANETTE HARDEN, KIRK)
RILEY, MARK UTTER, and)
DOUGLAS SCOTT LATTER,)
)
Defendants.)
)

Identical motions have been filed in all but one¹ of the referenced cases seeking yet another opportunity to amend the complaints that have been dismissed. We have already been through this once. On February 15, 2005, I denied one set of motions seeking amendment of the judgments and orders dismissing the cases.

In this second try, the plaintiffs have filed similar motions, each captioned as a "Motion to Alter or Amend Judgment", this time accompanied by a proposed amended complaint. The current motions state that they seek reconsideration of the February 15 orders pursuant to Fed. R. Civ. P. 59(e), which permits a motion to alter or amend judgment. In substance, they seek reconsideration of the February 15 denial of leave to alter the judgments and orders so that they may amend the complaints. Upon consideration, I find that the motions should be denied.

IT IS ORDERED:

- 1. The motions to alter or amend the judgment (4:05CV3039, filing 54; 4:05CV3041, filing 49; 4:05CV3042, filing 47; 4:05CV3043, filing 48; 4:05CV3044, filing 50) are denied; and
- 2. The Clerk of the Court is directed to file this memorandum and order in each of the individual cases reflected in the joint caption.

March 1, 2006.

BY THE COURT:

s/Richard G. Kopf
United States District Judge

¹No motion was filed in 4:05CV3040. If the identical motion had been filed in that case, I would have denied it as I deny the others.